1089   09/19 /20	CREEN READESTATE	MORTGAGE	BOOK 1517 PAGE 69
MORTGAGORS (NAMES AND ADDRESS)	SEP ?? 4 44 PH '80		USLIFE CREDIT CORP.
COMMUNICATIVE TOCKEY			1214-B LAURENS RD.
Dosein F. Looke		1	P.O. BOX 6428 STA. B
Mary J. Poole P.O. Box 123	,		GREENVILLE, S.C. 29606
Cleveland, SC 29635		1	GREENVILLE, 3.0. 29606
AMOUNT OF NOTE PRINCIPAL OF LOAN SCHEDULE OF	PAYMENTS FIRST DUE DATE	MATURITY CATE	PESCISSION DATE
.5328.00 , 3962.65 36	.,148,00 10/19/90	09/19/83	09/24/80
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	odebred on their Promistory Note about	e described, payable to the o	rder of the Mortgagee and evidencing a loan made by
said Mortgagee, in the Amount of Note stated as in advance may be made in any amount at an demand, render the entire sum remaining unpai	time and default in making any mont d on this Note at once due and payable	hly payment shall, at the opt	ing to the terms thereof, and on which Note payment ion of the holder of said Note, and without notice or iso in consideration of three dollars (\$3) to the Mortereof is hereby acknowledged, the Mortgagors hereby
gagors in hand well and truly paid by Mortgagor grant, bargain, sell and release unto the Mortga	gee, its successors and assigns, the follo	wine described real estate, sit	lying, being and situate on heing known and designated
m. I. Diene in the County	of insent the state of	01 2000 m 2010777	i boaring raioning and addaged
	the a mist made for Ho	mert - Land Galli	erine is railar, made of or or
as Lot No. 1 In accordance with the dated Tuly 20 1958, se	eid plat recorded in F	lat Ecok TT-17,	County and State aforesaid, and
	ad hounder to-into		·
and this instrument is made, executed, search scribed Note according to the terms thereof, making any payment of said Note when the poption of acceleration above described, and the hereby.  The Mortgagors covenant that they exclusively the Mortgagors covenant the Mortga	then this Mortgage shall cease, determine the payment becomes due, then the entire is Mortgage may be foreclosed as providing possess and own said property free and page. Any failure of the Mortgagee to	ine and be void, otherwise it sum remaining unpaid on save led by law for the purpose of clear of all encumbrances, even enforce any of its rights or re	ises belonging, unto said Mortgagee, provided always, is shall pay in full to the said Mortgagee the above-deshall remain in full force and virtue. Upon default in I Note shall be due and payable by the exercise of the satisfying and paying the entire indebtedness secured acept as otherwise noted, and will warrant and defend medies hereunder shall not be a waiver of its rights to
do so thereafter. Whenever the context so reasoned seaked and delivered in the presence of	eres, plural words shall be construct in	the singular.	- 1
Ja mula	uder_	Joseph Ec	in Paole (Seal) Sign Here
Basbara ann E	sper	Mary BOTH	Sign Here  SBAND AND MIFE MUST SIGN)
COUNTY OF Greenville SS.		0 0	, and and deliver the
Personally-appeared before me the undersign foregoing instrument for the uses and purpose	ed witness and being duly sworn by n is therein mentioned, and that he, with	the other witness subscribe	be above named mortgagors sign, seal and deliver the above, witnessed the observation thereof.
: :		80	a base ann Esper
Sworn to before me this 19th day of	September . A. D., This instrument prepared by	Morteaver named above	COTARY PUBLIC FOR TOWN COLOUT, 1990
	· RENUNCIATIO		
STATE OF SOUTH CAROLINA ( ) SS			•
COUNTY OF Greenville for the andersigned Notice Public, do hereby	forever relinanish unto the above-nam	ed Mortgagee, its successors	the above-named Mortgagor, did this day appear before without any compulsion, dread or fear of any person or and assigns, all her interest and estate, and also all her
<b>—</b>		1110	SIGNYT DE DE VORTGASORS AIFE
Sworn to before me this 19th day of	September (CONTINUED ON A	EXT PAGE)	and annesper

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